Adopted Rejected

COMMITTEE REPORT

YES: 14 NO: 12

MR. SPEAKER:

Your Committee on <u>Ways and Means</u>, to which was referred <u>House Bill 1729</u>, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill **be amended** as follows:

- 1 Page 1, strike lines 9 through 10.
- 2 Page 9, line 29, strike "gambling excursion" and insert "riverboat".
- Page 16, between lines 31 and 32, begin a new paragraph and insert:
- 4 "(b) This subsection applies only to a licensed owner who
- 5 permits the continuous ingress and egress of passengers for the
- 6 purposes of gambling. An additional tax is imposed on admissions
- 7 to a riverboat authorized under this article at a rate of one dollar
- 8 (\$1) for each patron who is on board at the time a passenger count
- 9 is recorded.
- 10 (c) This subsection applies only to a licensed owner who
- 11 conducts gambling games on a permanently or continuously
- moored vessel. An additional tax is imposed on admissions to a
- riverboat authorized under this article at a rate of one dollar (\$1)
- for each patron who is on board at the time a passenger count is
- 15 **recorded.**".
- 16 Page 16, line 32, delete "(b)" and insert "(d)".

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1
            Page 16, line 35, delete "(c)" and insert "(e)".
 2
             Page 16, line 41, delete "(d)" and insert "(f)".
 3
             Page 18, delete lines 23 through 42.
 4
             Delete pages 19 through 22.
 5
            Page 23, delete lines 1 through 41.
 6
             Page 26, line 23, delete "IC 4-31-7.5-19" and insert
          "IC 4-31-7.5-17".
 7
             Page 26, line 25, delete "19." and insert "17.".
 8
 9
             Page 28, line 35, after "licenses." insert "Both satellite facilities
10
          must be located in a blighted area as designated under
11
          IC 36-7-15.1.".
12
             Page 30, delete lines 31 through 33.
13
             Page 30, line 34, delete "13." and insert "12(a).".
14
             Page 30, line 34, delete "taxes" and insert "tax revenues".
15
             Page 30, line 35, after "month" insert "at a racetrack described in
16
          section 5(1) of this chapter and a satellite facility described in
17
          section 17 of this chapter.".
18
             Page 30, line 37, delete "of the tax revenue collected".
19
             Page 30, line 38, delete "under this chapter".
20
             Page 30, line 38, delete "in equal shares to the" and insert "as
21
          follows:".
22
             Page 30, delete line 39.
23
             Page 30, line 40, after "(A)" delete "The" and insert "Two-thirds
24
          (2/3) to the".
25
             Page 31, line 5, after "shares to" insert "the fiscal officers of".
26
             Page 31, delete line 14.
27
             Page 31, line 15, delete "(C) The" and insert "(B) One-third (1/3)
28
          to the"
29
             Page 31, line 19, delete "distributed".
30
             Page 31, line 23, delete "to be distributed".
31
             Page 31, line 25, delete "to be distributed".
             Page 31, line 29, delete "to be distributed".
32
33
             Page 31, line 31, delete "be retained by".
34
             Page 31, line 33, delete "of the tax revenue collected".
35
             Page 31, line 34, delete "under this chapter".
             Page 31, line 34, delete "state pari-mutuel".
36
37
             Page 31, line 35, delete "surplus fund" and insert "build Indiana
          fund lottery and gaming surplus account".
38
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1	Page 31, between lines 35 and 36, begin a new paragraph and insert
2	"(b) Before the fifteenth day of each month, taxes collected
3	under this chapter during the preceding month at a facility
4	described in section 5(2) or 5(3) shall be distributed as follows:
5	(1) Twenty-five percent (25%) shall be distributed as follows:
6	(A) Two-thirds (2/3) to the fiscal officer of the consolidated
7	city in which a satellite facility where pull tabs are sold is
8	located.
9	(B) One-third (1/3) to the fiscal officer of a county having
0	a population of more than eighteen thousand three
.1	hundred (18,300) but less than eighteen thousand five
2	hundred (18,500) to be distributed as follows:
3	(i) Thirty percent (30%) to the fiscal officer of a town
4	having a population of more than two thousand
.5	eighty-five (2,085) but less than three thousand (3,000)
.6	located in the county.
7	(ii) Ten percent (10%) to the tourism commission of a
8	town described in item (i).
9	(iii) Twenty-five percent (25%) to the fiscal officer of a
20	town having a population of more than six hundred (600)
21	but less than seven hundred (700) located in the county.
22	(iv) Five percent (5%) to the tourism commission of a
23	town described in item (iii).
24	(v) Thirty percent (30%) to the fiscal officer of the
25	county.
26	(2) Seventy-five percent (75%) shall be deposited in the build
27	Indiana fund lottery and gaming surplus account.
28	(c) A consolidated city may use revenues received under this
29	chapter only for economic development or redevelopment projects
30	or purposes authorized under IC 6-3.5-7-13.1(c), IC 36-7-12, or
31	IC 36-7-15.1.
32	(d) The state board of tax commissioners may not reduce the
33	property tax levy of the consolidated city or any of its special
34	taxing districts or special service districts (as described in
35	IC 36-3-1-6) by the amount of revenue received from a tax imposed
86	under this article.".
37	Page 31, delete lines 36 through 42.
88	Page 32, delete lines 1 through 9.

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1
            Page 32, line 10, delete "15." and insert "13.".
 2
            Page 32, line 27, delete "16." and insert "14.".
 3
            Page 32, line 31, delete "17." and insert "15.".
 4
            Page 32, line 32, delete "5(1) or (5)(2) of" and insert "5(2) or 5(3)
 5
         of this chapter until the permit holder has provided at least fifteen
         million dollars ($15,000,000) in improvements and infrastructure
 6
 7
         to support the facility as approved by the capital improvement
 8
         board of managers as created under IC 36-10-9-3.".
 9
            Page 32, delete lines 33 through 41.
10
            Page 32, line 42, delete "18." and insert "16.".
            Page 34, line 9, after "(a)" delete "." and insert "and shall be
11
12
         deposited in the state general fund.".
13
            Page 34, line 11, after "pay" insert "to the department of state
14
         revenue".
15
            Page 34, line 21, after "commission." insert "The tax imposed
16
         under this subsection is in addition to the tax imposed under
17
         subsection (a) and shall be deposited in the state general fund.".
18
            Page 34, line 27, after "the" insert "city or consolidated".
            Page 34, line 30, after "racetrack" insert "or satellite facility".
19
20
            Page 34, line 31, after "." insert "A consolidated city may use
21
         revenues received under this section only for economic
22
         development or redevelopment projects or purposes authorized
23
         under IC 6-3.5-7-13.1(c), IC 36-7-12, or IC 36-7-15.1.".
24
            Page 35, between lines 13 and 14, begin a new paragraph and insert:
25
            "SECTION 44. IC 4-31-14 IS ADDED TO THE INDIANA CODE
26
         AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
27
         JULY 1, 2001]:
28
            Chapter 14. Minority and Women Business Participation
29
            Sec. 1. This chapter applies to persons holding a permit to
30
         operate a racetrack under IC 4-31-5 at which pari-mutuel pull tab
31
         tickets are sold or a license to operate a satellite facility under
32
         IC 4-31-5.5 at which pari-mutuel pull tab tickets are sold.
33
            Sec. 2. The general assembly declares that it is essential for
34
         minority and women's business enterprises to have the opportunity
35
         for full participation in the pari-mutuel pull tab game industry if
36
         minority and women's business enterprises are to obtain social and
37
         economic parity and if the economies of the cities, towns, and
38
         counties in which pari-mutuel pull tab games are operated are to
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1	be stimulated as contemplated by this article.
2	Sec. 3. As used in this chapter, "minority" means a person who
3	is one (1) of the following:
4	(1) Black.
5	(2) Hispanic.
6	(3) Asian American.
7	(4) Native American or Alaskan native.
8	Sec. 4. As used in this chapter, "minority business enterprise"
9	means a business that is one (1) of the following:
10	(1) A sole proprietorship owned and controlled by a minority
11	(2) A partnership or joint venture owned and controlled by
12	minorities:
13	(A) in which at least fifty-one percent (51%) of the
14	ownership interest is held by at least one (1) minority; and
15	(B) the management and daily business operations o
16	which are controlled by at least one (1) of the minorities
17	who own the business.
18	(3) A corporation or other entity:
19	(A) whose management and daily business operations are
20	controlled by at least one (1) of the minorities who own the
21	business; and
22	(B) that is at least fifty-one percent (51%) owned by a
23	least one (1) minority, or if stock is issued, at least fifty-one
24	percent (51%) of the stock is owned by at least one (1
25	minority.
26	Sec. 5. As used in this chapter, "women's business enterprise"
27	means a business that is one (1) of the following:
28	(1) A sole proprietorship owned and controlled by a woman
29	(2) A partnership or joint venture owned and controlled by
30	women in which:
31	(A) at least fifty-one percent (51%) of the ownership is
32	held by women; and
33	(B) the management and daily business operations o
34	which are controlled by at least one (1) of the women who
35	own the business.
36	(3) A corporation or other entity:
37	(A) whose management and daily business operations are
38	controlled by at least one (1) of the women who own the

1	business; and
2	(B) that is at least fifty-one percent (51%) owned by
3	women, or if stock is issued, at least fifty-one percent
4	(51%) of the stock is owned by at least one (1) of the
5	women.
6	Sec. 6. (a) As used in this section, "goods and services" does not
7	include the following:
8	(1) Utilities and taxes.
9	(2) Financing costs, mortgages, loans, or other debt.
10	(3) Medical insurance.
11	(4) Fees and payments to a parent or an affiliated company of
12	the permit holder or satellite facility operator, other than fees
13	and payments for goods and services supplied by nonaffiliated
14	persons through an affiliated company for the use or benefit
15	of the permit holder or satellite facility operator.
16	(5) Rents paid for real property or payment constituting the
17	price of an interest in real property as a result of a real estate
18	transaction.
19	(b) Notwithstanding any law or rule to the contrary, a permit
20	holder or satellite facility operator shall establish goals of
21	expending at least:
22	(1) The greater of:
23	(A) ten percent (10%) of the dollar value of the permit
24	holder or satellite facility operator's contracts; or
25	(B) that percentage of the dollar value of the permit holder
26	or satellite facility operator's contracts that represents the
27	percentage of minorities who reside in the county in which
28	the racetrack or satellite facility is located;
29	for goods and services with minority business enterprises.
30	(2) Five percent (5%) of the dollar value of the permit holder
31	or satellite facility operator's contracts for goods and services
32	with women's business enterprises.
33	A permit holder or satellite facility operator shall submit quarterly
34	reports to the commission that outline the total dollar value of
35	contracts awarded for goods and services and the percentage
36	awarded to minority and women's business enterprises.
37	(c) A permit holder or satellite facility operator shall make a
38	good faith effort to meet the requirements of this section and shall

quarterly, unless otherwise directed by the commission, demonstrate to the commission at a public meeting that an effort was made to meet the requirements.

(d) A permit holder or satellite facility operator may fulfill not more than seventy percent (70%) of an obligation under this chapter by requiring a vendor to set aside a part of a contract for minority or women's business enterprises. Upon request, the permit holder or satellite facility operator shall provide the commission with proof of the amount of the set aside.

Sec. 7. If the commission determines that the provisions of this chapter relating to expenditures and assignments to minority and women's business enterprises have not been met by a permit holder or satellite facility operator, the commission may suspend, limit, or revoke the person's license or permit or fine or impose appropriate conditions on the license or permit to ensure that the goals for expenditures and assignments to minority and women's business enterprises are met. However, if a determination is made that a permit holder or satellite facility operator has failed to demonstrate compliance with this chapter, the person has ninety (90) days from the date of the determination of noncompliance to comply.

Sec. 8. The commission shall establish and administer a unified certification procedure for minority and women's business enterprises that do business with permit holders and satellite facility operators on contracts for goods and services or contracts for business.

Sec. 9. The commission shall supply permit holders and satellite facility operators with a list of the minority and women's business enterprises the commission has certified under section 8 of this chapter. The commission shall review the list at least annually to determine the minority and women's business enterprises that should continue to be certified. The commission shall establish a procedure challenging the designation of a certified minority and women's business enterprise. The procedure must include proper notice and a hearing for all parties concerned.

Sec. 10. The commission shall adopt other rules necessary to interpret and implement this chapter.".

Page 38, between lines 33 and 34, begin a new line block indented

I	and insert:
2	"(7) One dollar (\$1) of the admissions tax collected by the
3	licensed owner under section 1(b) of this chapter for each
4	person embarking on a riverboat during the quarter shall be
5	deposited into the social service assistance fund established
6	under section 7 of this chapter. Money deposited into the
7	account under this subdivision must be allocated as follows:
8	(A) Twenty-five percent (25%) must be deposited into the
9	housing trust fund established by IC 5-20-4-7.
0	(B) Twenty-five percent (25%) for homeless centers.
.1	(C) Twenty-five percent (25%) for mental health centers
2	(D) Twenty-five percent (25%) for addiction services.
.3	(8) One dollar (\$1) of the admissions tax collected by the
4	licensed owner under section 1(c) of this chapter for each
.5	person embarking on a riverboat during the quarter shall be
.6	allocated as follows:
7	(A) Two-thirds (2/3) must be deposited into the Lake
8	Michigan property tax relief fund established under
9	section 8 of this chapter.
20	(B) One-third (1/3) must be deposited into the shoreline
21	environmental trust fund established under IC 36-7-13.5."
22	Page 39, line 23, after "unit's" insert "calculated".
23	Page 39, line 23, strike "or actual".
24	Page 39, line 24, after "IC 6-1.1-18.5" delete ";" and insert ", but
25	may be used at the discretion of the unit to reduce the property tax
26	levy of the unit for a particular year without it being considered
27	additional revenue in subsequent years;".
28	Page 40, between lines 6 and 7, begin a new paragraph and insert
29	"SECTION 50. IC 4-33-12-7 IS ADDED TO THE INDIANA CODE
30	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
31	1, 2001]: Sec. 7. (a) The social service assistance fund is established
32	for the purpose of making the distributions required under section
33	6(b)(7) of this chapter. The fund consists of:
34	(1) money paid into the fund under section 6(b)(7) of this
35	chapter;
86	(2) grants, gifts, and donations intended for deposit in the
37	fund; and
88	(3) interest that accrues from money in the fund.

1	(b) The fund shall be administered by the budget agency. The
2	treasurer of state shall invest the money in the fund not currently
3	needed to meet the obligations of the fund in the same manner as
4	other public funds may be invested. Money in the fund at the end
5	of the state fiscal year does not revert to the state general fund.
6	(c) Subject to review by the budget committee and approval by
7	the budget agency, the treasurer of state shall distribute money
8	from the fund to public and private entities to provide the services
9	described in section 6(b)(7) of this chapter.
10	(d) An entity providing a service described in section 6(b)(7) of
11	this chapter may apply to the budget agency for a grant under this
12	section on a form prescribed by the budget agency.
13	SECTION 51. IC 4-33-12-8 IS ADDED TO THE INDIANA CODE
14	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
15	1, 2001]: Sec. 8. (a) The Lake Michigan property tax relief fund is
16	established for the purpose of providing property tax relief in a
17	county described in subsection (c). The fund consists of:
18	(1) money paid into the fund under section 6(b)(8)(A) of this
19	chapter;
20	(2) grants, gifts, and donations intended for deposit in the
21	fund; and
22	(3) interest that accrues from money in the fund.
23	(b) The fund shall be administered by the budget agency. The
24	treasurer of state shall invest the money in the fund not currently
25	needed to meet the obligations of the fund in the same manner as
26	other public funds may be invested. Money in the fund at the end
27	of the state fiscal year does not revert to the state general fund.
28	(c) Subject to review by the budget committee and approval by
29	the budget agency, the treasurer of state shall distribute money for
30	property tax relief in the following counties:
31	(1) A county having a population of more than four hundred
32	thousand (400,000) but less than seven hundred thousand
33	(700,000).
34	(2) A county having a population of more than one hundred
35	twenty-five thousand (125,000) but less than one hundred
36	twenty-nine thousand (129,000).
37	(3) A county having a population of more than one hundred

38

seven thousand (107,000) but less than one hundred eight

1 thousand (108,000).

- (d) The money in the fund shall, in the manner prescribed in this section, be allocated, distributed, and used by the civil taxing units and school corporations in the counties described in subsection (c) as property tax replacement credits.
- (e) The amount of property tax replacement credits that each civil taxing unit and school corporation in the counties described in subsection (c) is entitled to receive during a calendar year equals the product of:
 - (1) the amount of revenue deposited in the fund during the previous year; multiplied by
 - (2) a fraction determined as follows:
 - (A) The numerator of the fraction equals the sum of the total property taxes being collected by the civil taxing unit or school corporation during that calendar year.
 - (B) The denominator of the fraction equals the sum of the total property taxes being collected by all civil taxing units and school corporations in the counties described in subsection (c).
- (f) The state board of tax commissioners shall provide each county auditor with the amount of property tax replacement credits that each civil taxing unit and school corporation in the auditor's county is entitled to receive under this section. The county auditor shall then certify to each civil taxing unit and school corporation the amount of property tax replacement credits it is entitled to receive (after adjustment made under subsection (g) during that calendar year. The county auditor shall also certify these distributions to the county treasurer.
- (g) If a civil taxing unit or school corporation of a county described in subsection (c) does not impose a property tax levy that is first due and payable in a calendar year in which property tax replacement credits are being distributed, that civil taxing unit or school corporation is entitled to receive a proportion of the property tax replacement credits to be distributed under this section. The amount such a civil taxing unit or school corporation is entitled to receive during that calendar year equals the product of:

(1) the amount of revenue deposited in the fund during the

previous year; multiplied by

- (2) a fraction determined as follows:
 - (A) The numerator of the fraction equals the budget of that civil taxing unit or school corporation for that calendar year.
 - (B) The denominator of the fraction equals the aggregate budgets of all civil taxing units and school corporations in the counties described in subsection (c) for that calendar year.

If for a calendar year a civil taxing unit or school corporation is allocated property tax replacement credits by this subsection, the formula used in subsection (e) to determine all other civil taxing units' and school corporations' property tax replacement credits shall be changed for that same year by reducing the amount dedicated to providing property tax replacement credits by the amount of property tax replacement credits allocated under this subsection for that same calendar year. The state board of tax commissioners shall make any adjustments required by this subsection and provide them to the appropriate county auditors.

- (h) In determining the amount of property tax replacement credits civil taxing units and school corporations in a county described in subsection (c) are entitled to receive during a calendar year, the state board of tax commissioners shall consider only property taxes imposed on tangible property that was assessed in the counties described in subsection (c).
- (i) If a civil taxing unit or a school corporation is located in part in a county that is not described in subsection (c), the property tax replacement credits received under this section shall be used only to reduce the property tax rates that are imposed within the county described in subsection (c) that distributed the property tax replacement credits.
- (j) A civil taxing unit shall treat any property tax replacement credits that it receives or is to receive during a particular calendar year as a part of its property tax levy for that same calendar year for purposes of fixing its budget and for purposes of the property tax levy limits imposed by IC 6-1.1-18.5.
- (k) A school corporation shall treat any property tax replacement credits that the school corporation receives or is to

receive during a particular calendar year as a part of its property tax levy for its general fund, debt service fund, capital projects fund, transportation fund, and special education preschool fund in proportion to the levy for each of these funds for that same calendar year for purposes of fixing its budget and for purposes of the property tax levy limits imposed by IC 6-1.1-19. A school corporation shall allocate the property tax replacement credits described in this subsection to all five (5) funds in proportion to the levy for each fund.

SECTION 52. IC 4-33-13-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 1. (a) A tax is imposed on the adjusted gross receipts received from gambling games authorized under this article at the rate of twenty percent (20%) of the amount of the adjusted gross receipts. set forth in the following table:

15	Portion of Adjusted Gross Receipts	Tax Rate
16	Less than \$25,000,000	20%
17	At least \$25,000,000 but less than	
18	\$50,000,000	25%
19	At least \$50,000,000 but less than	
20	\$75,000,000	30%
21	At least \$75,000,000 but less than	
22	\$100,000,000	35%
23	At least \$100,000,000	40%

- (b) The licensed owner shall remit the tax imposed by this chapter to the department before the close of the business day following the day the wagers are made.
- (c) The department may require payment under this section to be made by electronic funds transfer (as defined in IC 4-8.1-2-7(e)).
- (d) If the department requires taxes to be remitted under this chapter through electronic funds transfer, the department may allow the licensed owner to file a monthly report to reconcile the amounts remitted to the department.
- (e) The department may allow taxes remitted under this section to be reported on the same form used for taxes paid under IC 4-33-12.
- (f) Each month the department shall determine the following:
- (1) The amount of taxes imposed by this chapter that are remitted by a licensed owner.

(2) The result of:

1 2

1	(A) the amount of taxes imposed by this chapter that would
2	have been remitted by a licensed owner if all of the licensed
3	owner's adjusted gross receipts received from gambling
4	games authorized under this article were taxed at the rate
5	of twenty percent (20%); multiplied by
6	(B) twenty-five percent (25%).
7	(3) The result of the subdivision (1) amount minus the
8	subdivision (2) amount.
9	SECTION 53. IC 4-33-13-4, AS AMENDED BY P.L.273-1999,
10	SECTION 43, IS AMENDED TO READ AS FOLLOWS
11	[EFFECTIVE JULY 1, 2001]: Sec. 4. Sufficient funds are annually
12	appropriated to the commission from the state gaming fund to
13	administer this article. The allotment of money appropriated under
14	this section is subject to approval by the state budget agency after
15	review by the state budget committee.
16	SECTION 54. IC 36-7-13.5 IS ADDED TO THE INDIANA CODE
17	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
18	JULY 1, 2001]:
19	Chapter 13.5. Shoreline Environmental Trust Fund
20	Sec. 1. The shoreline environmental trust fund is established.
21	Sec. 2. (a) The budget agency shall administer the fund.
22	(b) Expenses of administering the fund shall be paid from
23	money in the fund.
24	(c) The fund consists of the following:
25	(1) Appropriations made by the general assembly.
26	(2) Grants and gifts intended for deposit in the fund.
27	(3) Interest, gains, or other earnings of the fund.
28	(4) Money deposited in the fund under IC 4-33-12-6(b)(8)(B).
29	(d) The budget agency shall invest the money in the fund not
30	currently needed to meet the obligations of the fund in the same
31	manner as other public funds may be invested. Interest, gains, or
32	other earnings from these investments shall be credited to the fund.
33	(e) As an alternative to subsection (d), the budget agency may
34	invest or cause to be invested all or a part of the fund in a fiduciary
35	account with a trustee that is a financial institution.
36	Notwithstanding any other law, any investment may be made by
37	the trustee in accordance with at least one (1) trust agreement or
38	indenture. A trust agreement or indenture may allow

1 disbursements by the trustee to the budget agency as provided in 2 the trust agreement or indenture. The budget agency and the state 3 board of finance must approve any trust agreement or indenture 4 before its execution. 5 (f) Money in the fund at the end of a state fiscal year does not 6 revert to the state general fund.". 7 Page 40, line 12, strike "Twenty-five percent (25%) of the tax 8 revenue remitted by" and insert "The amount determined under 9 section 1(f)(2) of this chapter for". 10 Page 40, line 24, strike "Seventy-five percent (75%) of the tax 11 revenue remitted by" and insert "The amount determined under 12 section 1(f)(3) of this chapter for". 13 Page 42, between lines 22 and 23, begin a new paragraph and insert: 14 "SECTION 58. IC 4-33-13-6 IS AMENDED TO READ AS 15 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 6. (a) Money paid 16 to a unit of local government under this chapter: 17 (1) must be paid to the fiscal officer of the unit and may be 18 deposited in the unit's general fund or riverboat fund established 19 under IC 36-1-8-9, or both; 20 (2) may not be used to reduce the unit's calculated maximum or 21 actual levy under IC 6-1.1-18.5, but may be used at the 22 discretion of the unit to reduce the property tax levy of the 23 unit for a particular year without it being considered 24 additional revenue in subsequent years; and 25 (3) may be used for any legal or corporate purpose of the unit, including the pledge of money to bonds, leases, or other 26 27 obligations under IC 5-1-14-4. 28 (b) This chapter does not prohibit the city or county designated as 29 the home dock of the riverboat from entering into agreements with 30 other units of local government in Indiana or in other states to share the 31 city's or county's part of the tax revenue received under this chapter. 32 SECTION 59. IC 4-33-14-5 IS AMENDED TO READ AS 33 FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 5. (a) As used in this 34 section, "goods and services" does not include the following: 35 (1) Utilities and taxes. 36 (2) Financing costs, mortgages, loans, or other debt. 37 (3) Medical insurance. 38 (4) Fees and payments to a parent or an affiliated company of the

person holding an owner's license, other than fees and payments 1 2 for goods and services supplied by nonaffiliated persons through 3 an affiliated company for the use or benefit of the person holding 4 the owner's license. 5 (5) Rents paid for real property or payments constituting the price 6 of an interest in real property as a result of a real estate 7 transaction. 8 (b) Notwithstanding any law or rule to the contrary, a person issued 9 an owner's license shall establish goals of expending at least: 10 (1) ten percent (10%) of the dollar value of the licensee's 11 contracts for goods and services with minority business 12 enterprises; and 13 (2) five percent (5%) of the dollar value of the licensee's contracts 14 for goods and services with women's business enterprises. 15 A person holding an owner's license shall submit annually to the 16 commission a report that includes the total dollar value of contracts 17 awarded for goods or services and the percentage awarded to minority 18 and women's business enterprises. 19 (c) A person holding an owner's license shall make a good faith 20 effort to meet the requirements of this section and shall annually 21 demonstrate to the commission at a public meeting that an effort was 22 made to meet the requirements. 23 (d) A person holding an owner's license may fulfill not more than 24 seventy percent (70%) of an obligation under this chapter by requiring a vendor to set aside a part of a contract for minority or women's 25 26 business enterprises. Upon request, the licensee shall provide the 27 commission with proof of the amount of the set aside. 28 SECTION 60. IC 4-33-4-2.5 IS ADDED TO THE INDIANA CODE 29 AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 30 1, 2001]: Sec. 2.5. (a) The commission may not enter a settlement 31 agreement to dispose of a disciplinary proceeding under 68 32 IAC 13-1 that requires a licensee or an employee of a licensee to 33 pay money to the commission other than a civil penalty that is: 34 (1) permitted under this chapter; and 35 (2) deposited in the state gaming fund established by IC 4-33-13-2. 36

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dispose of a disciplinary proceeding under 68 IAC 13-1 that

(b) The commission may not enter a settlement agreement to

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1	requires a licensee or an employee of a licensee to pay money to
2	any entity other than the commission.
3	SECTION 61. IC 4-31-14 IS ADDED TO THE INDIANA CODE
4	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2001]:
6	Chapter 14. Political Activity of Permit Holders and Persons
7	Who Have an Interest in a Permit Holder.
8	Sec. 1. This chapter applies only to contributions made after
9	June 30, 2001.
10	Sec. 2. The definitions in IC 3-5-2 apply to this section to the
11	extent they do not conflict with the definitions in this article.
12	Sec. 3. As used in this chapter, "candidate" refers to any of the
13	following:
14	(1) A candidate for a state office.
15	(2) A candidate for a legislative office.
16	(3) A candidate for a local office.
17	Sec. 4. As used in this chapter, "committee" refers to any of the
18	following:
19	(1) A candidate's committee.
20	(2) A regular party committee.
21	(3) A committee organized by a legislative caucus of the house
22	of the general assembly.
23	(4) A committee organized by a legislative caucus of the senate
24	of the general assembly.
25	Sec. 5. As used in this chapter, "officer" refers only to either of
26	the following:
27	(1) An individual listed as an officer of a corporation in the
28	corporation's most recent annual report.
29	(2) An individual who is a successor to an individual described
30	in subdivision (1).
31	Sec. 6. As used in this chapter, "property" has the meaning set
32	forth in IC 35-41-1-23.
33	Sec. 7. For purposes of this chapter, a person is considered to
34	have an interest in a permit holder if the person satisfies any of the
35	following:
36	(1) The person holds at least a one percent (1%) interest in the
37	permit holder.
38	(2) The person is an officer of the permit holder.

1	(3) The person is an officer of a person that holds at least a
2	one percent (1%) interest in the permit holder.
3	(4) The person is a political action committee of the permit
4	holder.
5	Sec. 8. For purposes of this chapter, a permit holder is
6	considered to have made a contribution if a contribution is made
7	by a person who has an interest in the permit holder.
8	Sec. 9. A permit holder or a person with an interest in a permit
9	holder may not make a contribution to a candidate or a committee
10	during the following periods:
11	(1) The term during which the permit holder holds a permit.
12	(2) The three (3) years following the final expiration or
13	termination of the permit holder's permit.
14	Sec. 10. A permit holder or a person with an interest in a permit
15	holder may not give any property to a member of a precinct
16	committee to induce the member of the precinct committee to do
17	any act or refrain from doing any act with respect to the approval
18	of a local public question under IC 4-31-4.
19	Sec. 11. A permit holder or a person who has an interest in a
20	permit holder may not give any property to another person with
21	the understanding, either express or implied, that the other person
22	will make, or cause to be made, a contribution that the permit
23	holder or a person with an interest in a permit holder is prohibited
24	from making under this chapter.
25	Sec. 12. (a) For purposes of this section, "contribution" includes
26	money given to any of the following:
27	(1) A candidate for public office, including a candidate for
28	public office of any of the following:
29	(A) The United States.
30	(B) A state other than Indiana.
31	(C) A political subdivision of a state other than Indiana.
32	(2) A political committee, including political committees
33	operating outside Indiana.
34	(b) Not later than January 15 of each year, a permit holder or
35	a person who has an interest in a permit holder shall report to the
36	election division each contribution that in an aggregate amount
37	exceeds one hundred dollars (\$100) made by the permit holder or

the person who has an interest in the permit holder.

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1	(c) A report required by this section must include the following
2	information for each contribution:
3	(1) The name of the candidate or committee to which the
4	contribution was made.
5	(2) The amount of the contribution.
6	(3) The date of the contribution.
7	(d) The election commission shall prescribe the form of the
8	report required by this section.
9	Sec. 13. A person who knowingly or intentionally violates
10	section 9, 10, 11, or 12 of this chapter commits a Class D felony.
11	SECTION 62. IC 4-33-2-12 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE JULY 1, 2001]: Sec. 12. Except as provided
13	in IC 4-33-10-2.1, IC 4-33-17-6, "licensee" means a person holding
14	a license issued under this article.
15	SECTION 63. IC 4-33-17 IS ADDED TO THE INDIANA CODE
16	AS A NEW CHAPTER TO READ AS FOLLOWS [EFFECTIVE
17	JULY 1, 2001]:
18	Chapter 17. Political Activity of Licensees and Persons Who
19	Have an Interest in a Licensee.
20	Sec. 1. This chapter applies only to contributions made after
21	June 30, 2001.
22	Sec. 2. The definitions in IC 3-5-2 apply throughout this chapter
23	to the extent they do not conflict with the definitions in this article.
24	Sec. 3. As used in this chapter, "candidate" refers to any of the
25	following:
26	(1) A candidate for a state office.
27	(2) A candidate for a legislative office.
28	(3) A candidate for a local office.
29	Sec. 4. As used in this chapter "committee" refers to any of the
30	following:
31	(1) A candidate's committee.
32	(2) A regular party committee.
33	(3) A committee organized by a legislative caucus of the house
34	of the general assembly.
35	(4) A committee organized by a legislative caucus of the senate
36	of the general assembly.
37	Sec. 5. As used in this chapter, "license" means:
3.2	(1) an owner's license issued under this article: or

1	(2) a supplier's license issued under this article to a supplier
2	of gaming supplies or equipment, including electronic gaming
3	equipment.
4	Sec. 6. As used in this chapter, "licensee" means a person who
5	holds a license.
6	Sec. 7. As used in this chapter, "officer" refers only to either of
7	the following:
8	(1) An individual listed as an officer of a corporation in the
9	corporation's most recent annual report.
10	(2) An individual who is a successor to an individual described
11	in subdivision (1).
12	Sec. 8. As used in this chapter, "property" has the meaning set
13	forth in IC 35-41-1-23.
14	Sec. 9. For purposes of this chapter, a person is considered to
15	have an interest in a licensee if the person satisfies any of the
16	following:
17	(1) The person holds at least a one percent (1%) interest in the
18	licensee.
19	(2) The person is an officer of the licensee.
20	(3) The person is an officer of a person that holds at least a
21	one percent (1%) interest in the licensee.
22	(4) The person is a political action committee of the licensee.
23	Sec. 10. A licensee is considered to have made a contribution if
24	a contribution is made by a person who has an interest in the
25	licensee.
26	Sec. 11. A licensee or a person who has an interest in a licensee
27	may not make a contribution to a candidate or a committee during
28	the following periods:
29	(1) The term during which the licensee holds a license.
30	(2) The three (3) years following the final expiration or
31	termination of the licensee's license.
32	Sec. 12. A licensee or a person with an interest in a licensee may
33	not give any property to a member of a precinct committee to
34	induce the member of the precinct committee to do any act or
35	refrain from doing any act with respect to the approval of a local
36	public question under IC 4-33-6-19.
37	Sec. 13. A licensee or a person who has an interest in a licensee
38	may not give any property to another person with the

l	understanding, either express or implied, that the other person will
2	make, or cause to be made, a contribution that the licensee or a
3	person with an interest in a licensee is prohibited from making
4	under this chapter.
5	Sec. 14. (a) For purposes of this section, "contribution" includes
6	money given to any of the following:
7	(1) A candidate for public office, including a candidate for
8	public office of any of the following:
9	(A) The United States.
10	(B) A state other than Indiana.
11	(C) A political subdivision of a state other than Indiana.
12	(2) A political committee, including political committees
13	operating outside Indiana.
14	(b) Not later than January 15 of each year, a licensee or a
15	person who has an interest in a licensee shall report to the election
16	division each contribution that in an aggregate amount exceeds one
17	hundred dollars (\$100) made by the licensee or the person who has
18	an interest in the licensee.
19	(c) A report required by this section must include the following
20	information for each contribution:
21	(1) The name of the candidate or committee to which the
22	contribution was made.
23	(2) The amount of the contribution.
24	(3) The date of the contribution.
25	(d) The election commission shall prescribe the form of the
26	report required by this section.
27	Sec. 15. A person who knowingly or intentionally violates
28	section 11, 12, 13, or 14 commits a Class D felony.
29	SECTION 64. THE FOLLOWING ARE REPEALED [EFFECTIVE
30	JULY 1, 2001]: IC 4-31-13-3.5; IC 4-31-13-9; IC 4-33-10-2.1;
31	IC 4-33-10-2.5.
32	SECTION 65. [EFFECTIVE JULY 1, 2001] As provided in
33	IC 1-1-5-1, the repeal of:
34	(1) IC 4-31-13-3.5;
35	(2) IC 4-31-13-9;
36	(1) IC 4-33-10-2.1; and
37	(2) IC 4-33-10-2.5
20	by this act does not affect arimes committed populties imposed or

liabilities accrued under any of those statutes before July 1, 2001.".

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	2	Renumber all SECTIONS consecutively.
		(Reference is to HB 1729 as printed January 17, 2001.)
and when	so amended	l that said bill do pass.
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		Representative Bauer
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